| 1 | BRIAN J. STRETCH (CABN 163973) United States Attorney | |
|---------|---|--|
| 2 3 | BARBARA J. VALLIERE (DCBN 439353) Chief, Criminal Division | |
| 4 | MATTHEW A. PARRELLA (NYBN 2040855) SUSAN KNIGHT (CABN 209013) JOSEPH E. SPRINGSTEEN (DCBN 474317) Assistant United States Attorney | |
| 5 | | |
| 6 7 | 150 Almaden Boulevard, Suite 900 San Jose, California 95113 | |
| 8 | Telephone: (408) 535-5061 FAX: (408) 535-5066 | |
| 9 | E-Mail:Matthew.Parrella@usdoj.gov Susan.Knight@usdoj.gov Joseph.Springsteen@usdoj.gov | |
| 10 | Attorneys for United States of America | |
| 11 12 | UNITED STATES DISTRICT COURT | |
| 13 | NORTHERN DISTRICT OF CALIFORNIA | |
| 14 | SAN JOSE DIVISION | |
| 15 | UNITED STATES OF AMERICA, | No. CR 15-00264-004 LHK |
| 16 | Plaintiff, |)) UNITED STATES' OPPOSITION TO) DEFENDANT'S REQUEST TO CONTINUE |
| 17 | v. | SENTENCING |
| 18 | WALID JAMIL, | Date: April 26, 2017 Time: 9:15 a.m. |
| 19 | Defendant. | Court: Honorable Lucy H. Koh |
| 20 | | |
| 21 | | |
| 22 | On April 19, 2017, the defendant filed his Sentencing Memorandum in the above-captioned | |
| 23 | matter. Included with the memorandum was a request to continue sentencing from the currently | |
| 24 | scheduled date of April 26, 2017. For the reasons stated below, the government opposes the defendant's | |
| 25 | request for a continuance. | |
| 26 | In his request, the defendant cites section 10(e) of his plea agreement. Although the plea | |
| 27 | agreement remains under seal, the government informs the Court that section 10(e) of the agreement is | |
| 28 | no longer applicable to defendant's case and accordingly, a delay in the defendant's sentencing would | |
| | LUS OPPOSITION TO DEFENDANT'S REQUEST TO CONTINUE SENTENCING | |

CR 15-00264-004 LHK

serve no purpose. Further, the defendant was part of a conspiracy involving several co-defendants, all of whom are also awaiting sentencing. Delaying the date of the defendant's sentencing would unnecessarily impact the schedule established by the Court for the sentencing of the defendant's co-conspirators. Accordingly, the government opposes the defendant's request to delay his sentencing and requests that sentencing proceed on April 26, as scheduled. DATED: 4/20/17 Respectfully submitted, BRIAN J. STRETCH United States Attorney MATTHEW A. PARRELLA SUSAN KNIGHT JOSEPH E. SPRINGSTEEN Assistant United States Attorneys

U.S. OPPOSITION TO DEFENDANT'S REQUEST TO CONTINUE SENTENCING CR 15-00264-004 LHK